PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicantia or agentia file reference			•					
Applicant's or agent's file reference 444.81507004	FOR FURTHER AC	TION	See Form PCT/IPEA/416					
International application No. PCT/GB2004/002866	International filing date (c 02.07.2004	day/month/year)	Priority date (day/month/year) 04.07.2003					
International Patent Classification (IPC) or national classification and IPC								
A61K35/74								
Applicant NORFERM DA								
NOTE LIMBA	·							
	nal preliminary examination rep nd transmitted to the applicant		his International Preliminary Examining 36.					
2. This REPORT consists of a	total of sheets, including this	s cover sheet.						
3. This report is also accompa	nied by ANNEXES, comprisin	g:						
	and to the International Burea	•	· · · · · · · · · · · · · · · · · · ·					
and/or sheets co	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).							
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the								
Supplemental B		edicate tupe and num	abor of alastronia carrior(s)) containing a					
 b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)) , containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions). 								
4. This report contains Indications relating to the following items:								
⊠ Box No. 1 Basis of	he opinion							
☐ Box No. II Priority								
i	,	ard to novelty, inventi	ve step and industrial applicability					
	nity of invention							
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
	locuments cited							
\ <u> </u>	lefects in the international app							
☐ Box No. VIII Certain observations on the international application								
Date of submission of the demand		Date of completion o	f this report					
29.04.2005		08.07.2005						
Name and mailing address of the in	emational	Authorized Officer	mas Pittor.					
preliminary examining authority: European Patent Office	ce .		isonius Mi					
D-80298 Munich Tel. +49 89 2399 - 0		Peris Antoli, B						
Fax: +49 89 2399 - 4	165	Telephone No. +49	89 2399-					

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/002866

		_					
	Вох	No. I	Basis of the report				
	With filed,	regard unles:	l to the language , this s otherwise indicated ι	report is based on thunder this item.	e international a	pplication in the I	anguage in which it was
		which	port is based on trans is the language of a tra	anslation furnished fo	r the purposes o	the following lan f:	guage ,
	1	☐ pub	rnational search (unde dication of the internat rnational preliminary e	ional application (und	ler Rule 12.4)	55.3)	
2.	have	e been	d to the elements* of t furnished to the receiv originally filed" and are	∕ing Office in respons	e to an invitation	rt is based on <i>(re_l under Article 14</i>	olacement sheets which are referred to in this
	Desc	cription	ı, Pages				
	1-13			as originally filed			
	Clair	ms, Nu	mbers				
	1-16	i		as originally filed			
		a seq	uence listing and/or an	y related table(s) - se	e Supplemental	Box Relating to S	Sequence Listing
3.	. 🗆		mendments have resu	lted in the cancellatio	on of:		
			e description, pages e claims, Nos.				
		☐ the	e drawings, sheets/figs e sequence listing <i>(spe</i>				
			y table(s) related to se		fy):		
4	. 🗆 had Sup	I not be	report has been establi een made, since they l ental Box (Rule 70.2(c)	nave been considered	the amendments d to go beyond th	annexed to this ne disclosure as f	report and listed below iled, as indicated in the
	,		e description, pages e claims, Nos.				
		☐ th	e drawings, sheets/figs				
			e sequence listing <i>(spe</i> ny table(s) related to se		ify):		
	*	Tf i	tem 4 applies, so	ome or all of th	ese sheets m	av be marked	"superseded."

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/002866

_		t No. III Non-establishment o licability	f opi	nion with regard to novelty, inventive step and industrial	
1.	The obv	he questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- bvious), or to be industrially applicable have not been examined in respect of:			
		the entire international application,			
	×	claims Nos. 9 (industrial applicability); 1-6, 8-10, 12-15 (all partially); 16-17 (completely)			
		because:			
	×	the said international application, or the said claims Nos. 9 (industrail applicability) relate to the following subject matter which does not require an international preliminary examination (specify):			
		see separate sheet			
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):			
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.			
	×	no international search report has been established for the said claims Nos. 1-6, 8-10, 12-15 (all partially); 16-17 (completely)			
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:			
		the written form		has not been furnished	
				does not comply with the standard	
		the computer readable form		has not been furnished	
				does not comply with the standard	
		the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.			
		See separate sheet for further	deta	ils	

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/002866

	Box No. IV Lack of unity of invention						
1.							
2.	⊠	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.					
3.	This	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 s					
		complied with.					
		not complied with for the follow	ing re	asons:			
	see separate sheet						
4.	Cor	Consequently, this report has been established in respect of the following parts of the international application:					
	\boxtimes	all parts.					
		1 the parts relating to claims Nos					
_	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
1.	Sta	tement					
	No	velty (N)	Yes: No:	Claims Claims	1-11, 13-15 12		
	Inventive step (IS)		Yes: No:	Claims Claims	1-11, 13 12, 14, 15		
	Ind	ustrial applicability (IA)	Yes: No:	Claims Claims	1-8, 10-15		
2	Cit	ations and explanations (Rule 7	0.7):				

Form PCT/IPEA/409 (January 2004)

see separate sheet

- 1. Reference is made to the following documents:
 - D1: GB-A-1 319 114 (1973-06-06)
 - D2: WO-A-01/49277 (2001-07-12)
 - D3: EP-A-0 404 300 (1990-12-27)
 - D4: DATABASE MEDLINE [Online] US NATIONAL LIBRARY OF MEDICINE (NLM), BETHESDA, MD, US; November 1975 (1975-11), WEAVER T L ET AL: "Whole-cell and membrane lipids of the methylotrophic bacterium Methylosinus trichosporium." XP002302098 Database accession no. NLM810477
 - D5: DATABASE BIOSIS [Online] BIOSCIENCES INFORMATION SERVICE, PHILADELPHIA, PA, US; 1991, BOWAN J P ET AL: "PHOSPHOLIPID FATTY ACID AND LIPOPOLYSACCHARIDE FATTY ACID SIGNATURE LIPIDS IN METHANE-UTILIZING BACTERIA" XP002302099 Database accession no. PREV199191111571
 - D6: DATABASE BIOSIS [Online] BIOSCIENCES INFORMATION SERVICE, PHILADELPHIA, PA, US; 1993, PELTOLA PETRI ET AL: "Effect of copper on membrane lipids and on methane monooxygenase activity of Methylococcus capsulatus (Bath)" XP002302100 Database accession no. PREV199396092064
 - D7: WO 01/60974 A (LARSEN JAN ; GOLDING LOUISE (GB); JOHANNESSEN ARILD (NO); KLEPPE GUNNA) 23 August 2001 (2001-08-23)

Re Item IV

Lack of unity of invention

2. In line with the objection raised in the search report, the international preliminary examining authority is of the opinion that the present application (-with the claims presently on file-) does not comply with the requirements of unity of invention as set forth in Rule 13.1 PCT, for the following reasons:

2.1 Present claims 1-17 are directed to

- (1) medicaments comprising microbial lipids [claims 10, 11, 12 (part), 13, 15 (part)] and the use of said medicaments for reducing plasma cholesterol or the ratio LDL/HDL in plasma [claims 1, 4-8 (part), 9];
- (2) medicaments comprising microbial lipids [claims 10, 11, 12 (part), 13, 15 (part)]

and the use of said medicaments for increasing plasma DHA (docosahexaenoic acid) [claims 2, 4-8 (part)];

- (3) medicaments comprising microbial lipids [claims 10, 11, 12 (part), 13, 15 (part)] and the use of said medicaments as immuno-protectant agents [claims 3, 4-8 (part)];
- (4) foodstuff comprising microbial lipids [claims 14, 15 (part)];
- (5) food products harvested from animals fed with a microbial lipid [claims 16-17].
- 3. The common concept linking the aforementioned five different aspects of the claimed subject matter is "microbial lipids and their use as food or medicine"
- 3.1 Said concept is neither new nor inventive, because compositions (for medical or dietary use) comprising microbial lipids are already known from the state of the art see e.g. D1 to D3 below.
 - **D1** (see e.g. claims 1, 4 and 8 in conjunction wit c. 2, I. 9-11) discloses a method for preparing microbial lipids, including phospholipids, and their use as food or for medicine.
 - **D2** (see e.g. claims 1, 8 or 11 and examples 1-3) discloses bacterial lipids, including phospholipids, as well as their in medicine for increasing immune effects and their use as food additive.
 - **D3** (see e.g. claims 1, 7, 10, 14, in conjunction with p. 4, I. 27-29 and Table 4) discloses bacterial lipids, including phospholipids such as phosphatidylethanolamine, their therapeutic use for reducing cholesterol, and their use as animal feed, e.g as chicken feed to produce low-cholesterol eggs.
- 3.2 Thus, each of the five different aspects of the claims specified above (see point 2.1) is considered to relate to a <u>separate invention or groups of inventions</u> which are <u>not so linked as to form a single inventive concept.</u>
- 4. Although the claimed subject matter does not comply with the requirements of

unity of invention, due to the objections under Art. 5-6 PCT raised below, this authority has chosen, according to rule 68.1 PCT, not to invite the applicant to restrict the claims or to pay additional fees.

Re Item III

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Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

- Claim 9 relates to subject-matter considered by this Authority to be covered by the
 provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with
 respect to the industrial applicability of the subject-matter of these claims (Article
 34(4)(a)(I) PCT).
- 6. Independent claims 1, 2, 3, 9, 10, 12, 14, 15 and 16 lack clarity and support of disclosure within the meaning of Article 5 and 6 PCT because scope of the features "microbial lipid(s)" or "microbial lipid extract" used in said claims is not supported by the technical contents of the application. Indeed, said features encompass lipids from an extremely large number of microorganisms (including bacteria, yeast or fungi), whereas the application (see in particular examples 1-2) provides support within the meaning of Article 6 EPC and/or disclosure within the meaning of Article 5 EPC for only a very limited number bacteria, namely methanotrophic bacteria. The same applies to the dependent claims 4-6, 8, 13 and 17.
 - Furthermore, the application provides no support any particular technical feature of food products as claimed in present claims 16-17.
- 6.1 In the present case, the claims so lack support, and the application so lacks disclosure, that a meaningful search over the whole breadth of the features "microbial lipid(s)" or "microbial lipid extract" and over the products according to claims 16 and 17 is impossible.
 Consequently, the search has been carried out as if the aforementioned unclear features "microbial lipid(s)" or "microbial lipid extract" in claims 1-6, 8-10, and 12-15 had been restricted to "lipids of lipid extracts from methanotrophic bacteria".
 Claims 16-17 have not been searched at all.
- 7. According to Rule 66.1(e) PCT, no international preliminary examination will be carried out in respect of the subject matter which is not covered by the search

report.

- 7.1 Thus, for the purpose of this report, claims 1-15 had been read as if they were restricted to "lipids of lipid extracts from methanotrophic bacteria".
- 7.2 For claims 16-17 no opinion will be established.

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Novelty

- 8. The subject matter of claim 12 is not new because lipids from methanotrophic bacteria, including lipids from Methylococcus are already known from the state of the art; see e.g. **D4-D6.**Claim 12 does therefore not meet the requirements of Art. 33(2) PCT.
- 9. The remaining claims 1-11 and 13-15 meet the requirements of Art. 33(2) PCT because their subject matter is formally new over te prior art cited in the search report.

Inventive step

- 10. Claims 14 and 15 (in part) do not meet the requirements of Art. 33(3) PCT for the reasons set out below.
- 10.1 D7 (see e.g. claims 17-19 in conjunction with p. 13, l. 5-8) discloses a <u>food grade</u> product for human and/or animal consume, said product being a homogenised single-cell protein material obtained from the methanotrophic bacterium Methylococcus capsulatus. As indicated in D7 (see e.g. p. 10, l. 1.6) said product also comprises from 5 to 20 % fat (i.e. lipids).
- 10.2 In view of the known suitability of cellular material from methanotrophic bacteria for human/animal consume, wherein said material contains lipids (see D7 above), those skilled in the art aware of the teachings of D4-D6, would have found it obvious to prepare and use pure lipid or lipids extracts from methanotrophic bacteria with the aim of producing food or nutraceutical products for human/animal consume.

- 10.3 Thus, no inventive step can be recognised for the subject matter of claim 14 and 15 (in part) in view of the teachings of D7 in combination with any of D4 to D6.
- 11. Claims 1-11, 13 and 15 (in part) meet the requirements of Art. 33(3) PCT because none of the documents cited in the search report teaches or suggests any possible medical use of lipids from methanotrophic bacteria.

Industrial applicability:

12. Claims 1-8, 10-15 satisfy the criterion set forth in Art. 33(4) PCT because their subject matter is susceptible of industrial application.